PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AU'I	HORITY					
To: ZER YORAM APPELFELD ZER LAW OFFICE 29 LILINBLUM TEL-AVIV, ISRAEL 65133		PCT WRITTEN OPINION OF THE				
IEL-MVIV, ISLANDE 05155		INTERNATIO	ONAL SEARCHING AUTHORITY			
		(PCT Rule 43bis.1)				
		Date of mailing (day/month/year) 192 AIIC 2005				
Applicant's or agent's file reference		FOR FURTHER ACTION See paragraph 2 below				
I-0060-0001 International application No.	International filing dute ((day/month/year) Priority date (day/month/year)				
			10 February 2004 (10.02,2004)			
PCT/IL05/00158 International Putent Classification (IPC	09 February 2005 (09,02) or both national classificati		10 2 501(44.) 255 1 (1010)			
IPC(7): A61B 5/02, 5/103, 5/117 and U	35 CL: 600/500, 483, 595, 48	1				
Applicant						
BEN YESHA, ITSHAK						
1. This opinion contains indications	clating to the following items	à:				
Box No. 1 Busis of	the opinion					
Box No. II Priority						
Box No. III Non-esta	blishment of opinion with reg	ard to novelty, inver	tive step and industrial applicability			
Box No. IV Lack of t	mity of invention					
Box No. V Reasoner applicable	Box No. V Reasoned statement under Rule 43 his. I(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
Box No. VI Certain d	Certain documents cited					
Box No. VII Certain d	efects in the international app	lication				
Box No. VIII Cortain o	bservations on the internation	ual application				
2. FURTHER ACTION						
If a demand for international pre-	ing Authority ("IPEA") ex e the iPEA and the chosen I	cept that this does PEA has notified th	he considered to be a written opinion of the not apply where the applicant chooses an contemptional Bureau under Rule 66.1bis(b) ered.			
IPEA a written reply together, who of Form PCT/ISA/220 or before the	ere appropriate, with amends to expiration of 22 months fro	nents, deture uty sa	PEA, the applicant is invited to submit to the piration of 3 months from the date of mailing whichever expires later.			
For further options, see Form PCT/ISA/220.						
3. For further details, see notes to Fo	rm PCT/ISA/220.		_			
Name and mailing address of the ISA/	US	Authorized officer				
Mail Stop PCT, Atla: ISA/US Commissioner for Patents		Navin Nutrithithadhu Anuk Nutrithithadhu				
F.O. Box 1450 Alexandria, Virginia 22313-1451 Facsimile No. (703) 305-3230)	Telophono No. (571) 272-2975				

Form PCT/ISA/237 (cover sheet) (January 2004)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.	
DOTAT OS/OBIŠK	

Box N	lo. I	Basis of this upinion					
<u></u>							
1. With was:	1. With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.						
	Thi whi	s opinion has been established on the basis of a translation from the original language into the following language, the is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(h)).					
.2. With inver	regar ation,	d to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed this opinion has been established on the basis of:					
я.	tур	e of material					
		a sequence listing					
		table(s) related to the sequence listing					
Ь.	for	mat of material					
		in written format					
		in computer readable form					
C.	tim	c of filing/furnishing					
		contained in international application as filed.					
		filed together with the international application in computer readable form.					
		furnished subsequently to this Authority for the purposes of search.					
3.	Or.	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed furnished, the required statements that the information in the subsequent or additional copies is identical to that in the fination as filed or does not go beyond the application as filed, as appropriate, were furnished.					
4. Addi	tional	comments:					

WRITTEN OPINION OF THE

International application No. PCT/ILOS/00158

Claims NONE	INTERNATIONAL SEARCHING	G AUTHORI'	ſY	
Novelty (N) Claims 1-21 Claims 1-21 Inventive step (IS) Claims 1-21 Claims NONE Industrial applicability (IA) Claims 1-21 Claims NONE Industrial applicability (IA) Claims 1-21 Claims NONE None 2. Citations and explanations: Claims 1-10 meet the criteria set out in PCT Article 33(2)-(3), because the prior art does not teach or fairly suggest a method for promitering heartbeat rate (I.e. pulse rate or heart rate) including finding the difference between two sensor signal measurements and analyzing the difference signal for identifying and detecting heartbeats or heart rate. Claims 11-21 meet the criteria set out in PCT Article 33(2)-(3), because the prior art does not teach or fairly suggest a system for monitoring heartbeat rate (i.e. pulse rate or heart rate) including an electronic mechanism for finding the difference between two sensor signal measurements and monitoring heartbeat rate (i.e. pulse rate or heart rate) including an electronic mechanism for finding the difference between two sensor signal measurements and monitoring heartbeat rate (i.e. pulse rate or heart rate) including an electronic mechanism for finding the difference between two sensor signal measurements and monitoring heartbeat rate (i.e. pulse rate or heart rate) including an electronic mechanism for finding the difference between two sensor signal measurements and monitoring heartbeat rate (i.e. pulse rate or heart rate) including an electronic mechanism for finding the difference between two sensor signal measurements and manufacturements.	Box No. V Reasoned statement under Rule applicability; citations and expl	e 43 <i>bi</i> c 1(a)(i) anations supp	with regard to novelty, invorting such statement	ventive step or industrial
Inventive step (IS) Claims 1-21 Claims NONE Industrial applicability (IA) Claims 1-21 Claims NONE Claims NONE Properties and explanations: Claims 1-10 meet the criteria set out in PCT Article 33(2)-(3), because the prior art does not teach or fairly suggest a method for monitoring heartbeat rate (i.e. pulse rate or heart rate) including finding the difference between two sensor signal measurements and analyzing the difference signal for identifying and detecting heartbeats or heart rate. Claims 11-21 meet the criteria set out in PCT Article 33(2)-(3), because the prior art does not teach or fairly suggest a system for monitoring heartbeat rate (i.e. pulse rate or heart rate) including an electronic mechanism for finding the difference between two sensor signal measurements and monitoring heartbeat rate (i.e. pulse rate or heart rate) including an electronic mechanism for finding the difference between two sensor signal measurements and monitoring heartbeat rate (i.e. pulse rate or heart rate) including an electronic mechanism for finding the difference between two sensor signal measurements and monitoring heartbeat rate (i.e. pulse rate or heart rate) including an electronic mechanism for finding the difference between two sensor signal measurements and monitoring heartbeat rate (i.e. pulse rate or heart rate) including an electronic mechanism for finding the difference between two sensor signal measurements and measur	1. Statement			
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